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# As Passed By Congress and Signed By the President,

and House of Representatives of and incompetents shall be subject the United States of America in to the foregoing provisions, and Congress assembled, That from the term minor or minors, as and after sixty days from date of used in this act, shall include all allotted heretofore or hereafter one years and all females under to allottees of the Five Civilized the age of eighteen years, Tribes shall, as regards restrictions on alienation or incumbrance, be as follows: All lands; including homesteads, of said mixed blood Indians having less strictions, All lands, except homesteads, of said allottees enand less than three quarters Indian blood shall be free from all restrictions, All homesteads of said allottees enrolled as mixed blood Indians having half or more than half Indian blood including minors of such degrees of blood, and all allotted lands of enrolled living full-bloods including minors of such degrees of blood, shall not be subject to alienation, contract to sell, power of attorbey, or any other incumbrance prior to April twentysixth, nineteen handred and thirty-one, except that the Secretary of the Interior may remove such restrictions, wholly or in part, under such rules and regulations concerning terms of sale and disposal of the twenty-three, inclusive, of an Act entitled "An Act to grant land is situate. the right of way through Okladarko Railway Company, and shaft be esmoved shall be subject lair fees and expenses, if any, in

leased by the allottee, if an adult, law.

rules and regulations provided from part of the lands of and not otherwise: And provided Be it enacted by the Senate of Oklahoma overlands of minors

copy of the agreement in writing made their duty, to counsel and propriated by this act.

between twenty eight, nine, burdens as though it were the such steps as may be necessary, cond Statutes at Large, page allottees of the Pive Civilized suit or suits and the prosecution Pive Civilized tribes in the Indian That every officer member or rapforty-three), are hereby continue Tribes: Provided, That allotted and appeal thereof, to cancel Terribory, and for other pur mentative of the Fire Circulated Tribes from which restrictions tions, other than contracts here before a executed in violation the State of Oklahoma

court, if a prince or incompetent, deed, mortgage, contract towns, sension of finite restricted lands, of any magnificant former or incompetent, and if any person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and or or yet his time to the person and the person are person and the person are person and the person for a period and to exceed five power of attorney, or other in | Supplemental to the land and so mint make willfully and fraudulately fall every polyment of Clim. The region for coars, without the privilege of atraingular include of incurrent proprieted and available for an appoint to the same laying large work because with most property and a same the privilege of atraingular include of incurrent proprieted and available for an appoint to the same laying large work for all such those well property renowal. Provided That leases ing real estate, made before or penses connected with the afform of the author of the state of the same as been provided, prior to describe the same as been provided. That the same as been provided to the same as been prov ir other mining purposes, leases which affects the title of the land is hereby appropriated, for the Five Civiliant Triber at one nait or and eight, he shall be depend guilty phrases. They may just be drawn of restricted homesteads for allotted to allottees of the Five salaries and expenses arraing more tonic placed homesteads for allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and expenses arraing more tonic placed to allottees of the Five salaries and the salaries are allottees are all the salaries are allottees are all the allottees are allottees are all the allottees are allottees are all the allottees are allottees are allottees are all the allottees are all the a of restricted lands for periods of of restrictions therefrom, and funds in the Treasury not other foorth, nineteen fundred and six, the not exceeding ave thousand dollars, or policy of the Republicans. And, in

and void,

except as otherwise specifically provided by law be subject to the jurisdiction of the probate courts of the State of Oklahoma. The Secretary of the Interior is and after sixty days from date of used in this act, shart include and in charge the estates of such in the eastern judicial district of the Treasury of the United States, says. The first steps in the work belonging to the Choctawor Chickasaw SEC. 3. That the rolls of citizen that the estate of any minor is thereof as may be necessary, rants duly signed by the Auditor of right-of-way was secured from the ship and of Freedmen of the not being properly cared for by may be expended in the prosecuship and of Freedmen of the not being properly cared for by the Street Chickasaw Nations and drawn on the Western National Treasurer thereof prior to which the cut-off, recommended by by the Secretary of the Interior the same is in any manner being judicial district of Oklahoma. allottees enrolled as intermarri- shall be conclusive evidence as dissipated or wasted or being. Any suit brought by the seven, with six per cent interest per made last summer, will pass. The ed whites, as freedmen, and as to the quantum of Indian blood peamitted to deteriorate in value authority of the Secretary of the annum for the respective dates of said out off will make a new channel for of any enrolled citizen or treed- by reason of the negligence or Interior against the vendee or warrants. Provided. That said warthat half Indian blood, including man of said tribes, and of no carlessness or incompetency of mortgages of a town lot, against states Indian Agent at the Union minors, shall be free from all re- other persons, to determine the guardian or curator, said re- whom the Secretary of the In- Agency, Muskogee, Okiahoma, within The curve has a fall of only six feet, questions arising under this Act, presentative of the Secretary terior may find, upon investigations arising under this Act, presentative of the Secretary terior may find, upon investigations arising under this Act, presentative of the Secretary terior may find, upon investigations arising under this Act, presentative of the Secretary terior may find, upon investigations arising under this Act, presentative of the Secretary terior may find, upon investigations arising under this Act, presentative of the Secretary terior may find upon investigations. and the enrollment records of of the Interior shall have power tion, no fraud has been establish- act. together with the affidavits of eights of a mile in length will have rolled as mixed-blood Indians the Commissioner to the Five and it shall be their duty to re- ed, may be dismissed and the therespective holders of said warrants, the name fall as the curve, six feet, having half or more than half Civilized Tribes shall hereafter port said matter in full to the little quieted upon payment of faith for a valuable consideration, and be conclusive evidence as to the proper probate court and take the full balance due on the had no reason to suspect fraud in the latter that at least two feet will be age of said citizen or freedman. the necessary steps to have such original appraisement of such issuance of said warrants; Provided taken off the top of the future high That no oil, gas, or other mineral matter fully investigated, and go lot. Provided, That such investi further. That such warrants remain waters. Work will commence at lease entered into by any of said to the further extent of prosecut. gation must be concluded with. ling in the hands of the original pages once and will be conducted by Wilallottees prior to the removal of ing any necessary remedy, either in six months after the passage if shown that the services for which restrictions requiring the ap- civil or criminal, or both, to pre- of this act, proval of the Secretary of the serve the property and protect Nothing in this act shall be performed by said pares. Interior shall be rendered invalid the interests of said minor construed as a denial of the and after July first nineteen hundred of any Act of Congress, shall sgainst the estate of said minors, trary to law with respect to such lands shall cease on June lands prior to the removal there thirders, instead and eight table of the power to cancel and discretion, appeint any such from of restrictions upon the said minors. That representative Wall street honcer, Jacob H. the respective Indians as he may annul any oil, gas, or mineral discretion, appoint any such from of restrictions upon the SEC. II. That all records pertaining prescribe. The Secretary of the lease on said land whenever the representative of the Secretary allenation thereof; such suits to to the alletment of, lands of the Five Schoff, the partner of that "male-Interior shall not be prohibited owner or owners of said land and of the Interior as guardian or be brought on the recommendate Civilized Tribes shall be finally destinated owner or owners of said land and

secretary of the Interior, under before or after the approval of available immediately, and until moved there from by the Secretary of the United States relating to such lower dogs.

may deem necessary to inquire of necessary expenses incident to ed under this section. into and investigate the conduct any suits brought at the request | Sac. II. That the Secretary of the of guardians or carators having of the Secretary of the Interior Interior is bereby authorized and in charge the estates of such in the eastern judicial district of directed to pay out of any moneys in presentative of the Secretary sum of ten thousand dollars of Nations, respectively, any and all of reclaiming the Neoshoviver bottom of the Interior shall be of opinion the above amount, or so much outstanding general and school war- land were taken today when the

corded in the county where the made, and at the request any or for any allottee of the Five counties

Congress, and to take his stops, anchors the First Critical Tribes shall pay all manay of the tribe in his government have placed of some be by guardian or curator under Sur. 5. That any attempted measury to assist and allothers shorteness to recover to reason to present the control, and brief of the proper probate allegation or incumirance by in acquiring not open to a post of an acquiring not open to a post of a proper probate allegation or incumirance by in acquiring not open to a post of a post of the proper probate allegation or incumirance by in acquiring not open to a post of the proper probate allegation or incumirance by in acquiring not open to a post of the proper probate allegation or incumirance by in acquiring not open to a post of the proper probate allegation or incumirance by in acquiring not open to a post of the proper probate allegation or incumirance by in acquiring not open to a post of the proper probate and form to a post of the proper probate allegation of the proper probate and the proper probate and the proper probate allegation and the proper probate allegations are allegation and the proper probate and the proper probate allegation and the proper probate allegations are allegation and the proper probate allegations are allegations and the proper probate allegations are all the probate all the probate all the probate allegations are all the probate all the probate allegations are all the probate all the probate all the probate all the probate allega sore than five years may be also any lease of such restricted wise appropriated, the sum of shall remain fastlenable, unless that case, we shall have another interesting against alienation are re-

this Act shall be absolutely null July first, nineteen hundred and the Interior in the manner provided offense, and shall be Habis in civil nine, for expenditure under the in section one hereof, for the use and proceedings to be prosecuted in behalf SEC. 6. That the persons and direction of the Secretary of the life or lives, until April twenty sixth, tribes in interest for the amount or property of minor allottees of Interior: Provided That no re- nineteen hundred and thirty-one; but value of the money or property so he Five Civilized Tribes shall, stricted lands of living minors if no such issue survive then such withheld. shall be sold or encumbered, ex. allottes, if an adult, may dispose of Sec. 15. That the provisions of seccept by leases authorized by law, his homestead by will free from all tion thirteen of the Act of Congress by order of the court or other restrictions if this be not done, or in approved April twenty sixth, ninethe event the mane hereinbefore pro- teen hundred and six (Thirty-fourth vided for die before April twenty-sixth. Statutes at Large, page one hundred And there is hereby further ap. nineteen hundred and thirty-one, the and thirty-seven), shall not apply to hereby empowered, under rules propriated, out of any money in land shall then descend to the heirs, town lots in town sites beretofore and regulations to be prescribed the Treasury not otherwise approaccording to the laws of descent and established, surveyed, platted, and For the removal of restriction by the Secretary of the Interior, by him, to appoint such local printed, to be immediately availrepresentatives within the State able and avoidable until expend- further, That the provisions of section ing herein contained shall be con-Allottees of the Five Civilized further, That the jurisdiction of of Oklahoma who shall be ed as the Attorney General may twenty-three of the act of April street to authorize the conveyance of Tribes, and for other purposes. the probate courts of the State citizens of that state or direct, the sum of fifty thousand twenty sixth, nineteen hundred and any interest in the coal or asphalt now domiciled therein as he dollars, to be used in the payment by made applicable to all wills execut-

by this Act. But the same shall allottees; and it shall be the right of the United States to and eight, from mineral leases of be subject to the approval of the further duty of such representatiake such steps as may be neces: allotted Seminole lands heretofore or southeast of the city. Half of it will Secretary of the Interior as If tive or representatives to make sary, including the bringing of hereafter made, which are subject to be in Kansas and the other half in this Act, had not been passed full and complete reports to the any sait and the prosecution the supervision of the Secretary of Oklahoma, and will reclaim thou-Provided, That the owner or Secretary of the Interior, All and appeal thereof to acquire or United States Indian Agent, Union owners of any allotted land from such reports, either to the Sec-which restrictions are removed retary of the Interior or to the Indian lands, or to remove cloud lessor or his proper representative to by this Act, or have been re- proper probate court, shall be therefrom, or clear title to the whom such royalties shall thereafter moved by previous Acts of Con- come public records and subject same. in cases where deeds, belong; and no such lease shall be made after said date except with the gress, or by the Secretary of the to the inspection and examination leases, or contracts of any other allottee or owner of the how great the revolt of laber will be Interior, or may hereafter be of the public, and the necessary kind or character whatsoever land. Provided, That the interest of egainst Secretary Taff, but that removed under and by authority court fees shall be allowed have been or shall be made con- the Seminole; Nation in leases or Wall Street interests will warmly of any Act of Congress, shall against the estate of said minors, trary to law with respect to such royalties arming thereunder on all support him with its muney and

and nothing herein shall be conterminate said lease and file with And said representatives of to the allottees, the necessary terior shall determine such action of New York. He declares, "that strued to impose restrictions rethe Secretary of the Interior, or the Secretary of Interior are expenses incurred in so doing to shall be taken, and there is hereby with a until mandener for the secretary of Interior are moved from land by or under his designated agent, a true further authorized, and it is be defrayed from the money at appropriated, out of any money to proper regard of the law, all classes this Act. No restriction of canceling said lease, which said advise all allottees, adult or Sec. 7. That no contest shall be construed to prevent the exercise of the right agreement shall be exercised and right agreement shall be exercised and right agreement shall be exercised and right agreement shall be exercised agreement agreement shall be exercised as a s acknowledged by the parties all of their legal rights with re- from the date of the selection of so much thereof as may be necessary will be sale in the hands of their of emment domain in condemning thereto in the manner required ference to their restricted lands, and for public purposes by the laws of Oklahoma for the without charge, and to advise over allotted lands, and for such execution and acknowledgment them in the preparation of all approval of this Act in case of a general sections thereon to describe the purposes sections thereon to the purposes sections thereon to describe the purposes and to advise approval of this Act in case of a general section and acknowledgment them in the preparation of all approval of this Act in case of a general sections. of deeds, and same shall be re- leases authorized by law to be selections made prior thereto by title to lands in the respective topical and the wall that is

homa Territory and the Indian Suc 4. That all land from he shall, without charge, except thereafter as practicable, dead of section elevent in act entitled the "I see the Republican Territory to the Epid and Anas which restrictions have been or the necessary court and record or patent shall besse therefor. "An act to provide for the final disposition of the affairs of the Five darko Rallway Company, and shall be subject ing fees and expenses, if any, in Sec. x. That section twenty divided Tribes in the Indian Terfor other purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives the name of the allottee, take three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives an interpretable three of an Act entitled "An ritary, and furnities purposes," approved to taxation and all other gives an interpretable three of an Act entitled "An ritary, and furnities are three of an Act entitled "An ritary, and furnities are three of an Act entitled "An ritary, and furnities are three of an Act entitled "An ritary, and furnities are three of an Act entitled "An ritary, and the same of the allottee are three of an Act entitled "An ritary, and the same of the allottee are three of an Act entitled "An ritary, and the same of the allottee are three of an Act entitled "An ritary, and the act are three of an Act entitled "An ritary, and the act are three of an Act entitled "An ritary, and the act are three of an Act entitled "An ritary, and the act are three of an Act entitled "An ritary, and the act are three of an Act entitled "An ritary, and the act are three of an Act entit Act to provide for the Snat proved April Decry static nimeteen that they "had be spined up the en hundred and two (thirty, property of other persons than including the bringing of any disposition of the affairs of the bundred and sig, is berety amended bunds of Left.

ed in force in the state of Okla- lands shall not be subjected or and annul my deed, conveyance, poscs, approved April twenty Tribes, respentively, or any other held liable, to any Lorm of per, mortgage, lease, contract to sell, sixth mineteen buildred and six, person, tiaving in his possession. Sec. 2. That all lands other sonal claim, or demand, against power of attorney, or any other is hereby amonded by adding, at coated or received any money or other than homesteads atlatted to the allottees arising or existing enemalization the world property, including the books, diene to be a line of the end of said section, the world property, including the books, diene to be a line of the end of said section, the world property, including the books, diene to be a line of the end of said section, the world property, including the books, diene to be a line of the end of said section, the world property, including the books, diene to be a line of the end of said section. members of the Pive Civilized prior to the removal of restrice character, made or attempted to one sudge of a county court of any of each tribes, shall make full and English declieves into agreed in Area assessed that report thereof to store that district or the interest of nave not been removed may be tofore expressly permitted by of this Act or any other Act of the last the decistars of the Interior, and their conducts to Congress, These

January first, nineteen hundred and the government survey which was four and one-quarter miles long, liams Bros, and will materially benefit said warrants were issued were actually eight sections of land. The capital for this enterprise is furnished by the cut-off is four and one-quarter miles

There may be some doobt about by this Act from continuing to the owner or owners of the lease curator for such minors, with tion of the Secretary of the Interior, without costs or charges when and as the Secretary of the Interior, without costs or charges when and as the Secretary of the Interior, without costs or charges when and as the Secretary of the Interior, without costs or charges. the Treasury not otherwise appropriation of the attracts will, with Mr. Tift-

> alfortee having restricted land Civilized tribes, and, as early Sec. is That the second paragraph, one will be a characteristic and the arrival tribes. "An art to provide for the final party. The malefactors of great